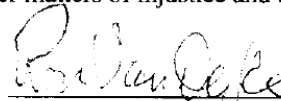


This property known in the public records as "Lot 18, ALTON THOMAS ACRES, according to the plat thereof, as recorded in Plat Book 11, Page 57, Public Records of Brevard County, Florida" has, with this filing of **Acknowledgment of Deed**, been secured yet again, the first time being in the **UCC-1 Secured Transaction Registry No. 201002489723**, on record with the Secretary of the State of Florida since April or May 2010 in which it was listed on **Standard Form UCC-1 Addendum, Item 15**, and also included in the secured **Property List** of said document. On page 15 of that document, also filed in the EIGHTEENTH JUDICIAL CIRCUIT COURT records for this case on April 19, 2010, it is recorded and un rebutted: "This agreement constitutes an **International Commercial Lien** on all property of DEBTOR, INDEMNITOR, on behalf of, and for the benefit of, Secured Party Indemnitee..." No matter regarding this property, therefore, may be decided by any court without the written consent of Ron Van Dyke, sealed under oath.

All uncontested, un rebutted affidavits and notices filed in this case by Ron Van Dyke are indisputable fact according to common law maxims, especially Truth Maximum #3 – An un rebutted affidavit is the executed judgment in commerce. **Uphold the law!**

All those attorneys and judges, following and excepting Judge John Moxley who was the original judge of assignment, involved in this case have, as a matter of record, failed to uphold his or her sworn duty under oath to protect my rights. Therefore, it is my intent and request that any court or public officer to which this document is submitted, including both courts of record, and also the Florida Supreme Court, the Federal District Court of this jurisdiction and the United States Supreme Court, as well as the State Attorney General in the State of Florida, move to acknowledge and enforce this **Writ of Mandamus** and **Motion to Abate Order**, stopping the unlawful sale of the **Homestead Property** named herein without due process of law as guaranteed by the **Law of the Land**, namely the two **Constitutions** involved in this jurisdiction. So may it be done, thus restoring honor to the courts heretofore often acting in grave and unlawful dishonor, especially in matters relating to foreclosures without due process of law or lawful and proper standing by banks.

In the event of failure of all public official do perform their solemn duty, I do hereby call upon Almighty God and the Host of Heaven to honor the binding and loosing of all appropriate energies necessary to secure justice in this matter and all other matters of injustice and breach of duty and oath pervasive across this land.



Ron Van Dyke, Freeman, Sovereign under God
In service to Humanity by His Amazing Grace

CERTIFICATE OF SERVICE

There are two originals of this document, one maintained by it's creator and the other filed with the local court named herein. Copies will be provided within 5 business days of filing by either US Mail or electronic mail to the Appeal Court named herein, and Allan P. Whitehead, Keith S. Kromash, Kimberly B. Rezanka, Robert E. Bickford, Marion Johannesen, Bob Wilhoit, Sandra Oak, each a party to the original matter or representative thereof. Additional copies with individual cover letters will be provided by US mail in the same time frame to the Brevard County Sheriff, the United States District Court for the Middle District of Florida, the Florida Supreme Court, the United States Supreme Court the Attorney General of the State of Florida and possible others. It will also be posted online at <http://www.metagroups.info>.

